

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): X. TIAN et al. Examiner Jason D. Mitchell
Serial No. 10/596,588 Group Art Unit 2193
Filed June 16, 2006 Docket No. P22626
TITLE INSTALLING AND EXECUTING SHARED APPLICATIONS IN
SHARED FOLDERS

CERTIFICATE UNDER 37 CFR 1.8:

I hereby certify that this correspondence is being transmitted through the USPTO EFS-Web system over the Internet to Jason D. Mitchell of the U.S. Patent and Trademark Office on April 5, 2011.

/David Victor/
David W. Victor

AMENDMENT AFTER FINAL OFFICE ACTION

This Amendment is submitted in response to a final office action in the above case dated February 3, 2011 (“FOA”) in which the Examiner rejected claims as indefinite (35 U.S.C. §112, par. 2) and as obvious (35 U.S.C. §103) and anticipated (35 U.S.C. §102) by cited art. On March 25, 2011, the attorney for Applicants and the Examiner held a phone interview discussing patentability arguments. Applicants amend the claims to overcome the Sec. 112 rejections and traverse the prior art rejections for reasons discussed during the phone interview. Applicants submit that all pending claims 1-9, 11-22, 24-36, 38, and 39 are patentable over the cited art and in condition for allowance for the reasons discussed herein.

Amendments to the Claims are reflected in the listing of claims which begins on page 2.

Remarks/Arguments begin on page 15.